UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE: NATIONAL COLLEGIATE ATHLETIC ASSOCIATION STUDENT-ATHLETE CONCUSSION LITIGATION MDL NO. 2492 Case No. 13-cy-09116

Judge John Z. Lee

Magistrate Judge Brown

NOTICE OF WITHDRAWAL, WITHOUT PREJUDICE, OF MOTION TO TEMPORARILY ENJOIN THE ONGOING ARRINGTON MEDICAL MONITORING CLASS SETTLEMENT NEGOTIATIONS WITH DEFENDANT NCAA

TO ALL PARTIES AND THEIR COUNSEL OF RECORD:

PLEASE TAKE NOTICE that the *Walker* and *Morgan* Plaintiffs hereby withdraw their Motion to Temporarily Enjoin the Ongoing *Arrington* Medical Monitoring Class Settlement Negotiations with Defendant NCAA [Dkt. No. 5], without prejudice, as *Walker* counsel will participate in the next mediation session between *Arrington* counsel and Defendant NCAA, in order to represent the interests of former NCAA football players.

The *Walker* and *Morgan* Plaintiffs respectfully submit that this withdrawal moots the response and reply dates designated by this Court's Minute Entry entered on April 14, 2014 [Dkt. No. 34].

DATED: April 30, 2014.

Respectfully submitted,

/s/ Richard S. Lewis Michael D. Hausfeld Richard S. Lewis Mindy B. Pava Hausfeld LLP 1700 K Street, N.W. Suite 650 Washington, DC 20006

Phone: 202-540-7200 Fax: 202-540-7201

Mark J. Feinberg (Trial Bar Number 28654) Shawn D. Stuckey Zelle Hofmann Voelbel & Mason LLP 500 Washington Avenue, South Suite 4000 Minneapolis, MN 55415

Phone: 612-339-2020 Fax: 612-336-9100

Renae Steiner Heins Mills & Olson, P.L.C. 310 Clifton Avenue Minneapolis, MN 55403 Phone: 612-338-4605

Fax: 612-338-4605

Fax: 865-525-4679

Gordon Ball Law Offices of Gordon Ball 7001 Old Kent Drive Knoxville, TN 37919 Phone: 865-525-7028

Daniel S. Mason Zelle Hofmann Voelbel & Mason LLP 44 Montgomery Street Suite 3400 San Francisco, CA 94104

Phone: 415- 633-0700 Fax: 415-693-0770

W. Mark Lanier Eugene R. Egdorf The Lanier Law Firm 6810 FM 1960 West Houston, Texas 77069 Phone: 713-659-5200 Fax: 713-659-2204

Timothy J. McIlwain Timothy J. McIlwain, Attorney at Law, LLC 89 River Street #1538 Hoboken, NJ 07030 Phone: 877-375-9599 Fax: 609-450-7017

Joseph J. DePalma Steven J. Greenfogel Lite DePalma Greenberg, LLC Two Gateway Center Suite 1201 Newark, NJ 07102 Phone: 973-623-3000 Fax: 973-623-0858

Edgar D. Gankendorff, Provosty & Gankendorff, L.L.C. 650 Poydras Street Suite 2700 New Orleans, LA 70130 Phone: 504-410-2795 Fax: 504-410-2796

Charles S. Zimmerman J. Gordon Rudd, Jr. Brian C. Gudmundson Zimmerman Reed, PLLP 1100 IDS Center, 80 South 8th Street Minneapolis, MN 55402 Phone: 612-341-0400 Fax: 612-341-0844

Counsel for Walker Plaintiffs

James C. Selmer Marc Berg J. Selmer Law, P.A.

500 Washington Avenue South Suite 2010 Minneapolis, MN 55415 Phone: 612-338-6005

Fax: 612-338-4120

Counsel for Morgan Plaintiffs

CERTIFICATE OF SERVICE

The undersigned, an attorney, hereby certifies that on the 30th day of April, 2014, a true and correct copy of the above and foregoing was filed via the ECF system of the United States District Court for the Northern District of Illinois, which will automatically serve all counsel of record.

/s/ Richard S. Lewis